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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO	
10/046,804	. 01/15/2002	Luca Bortoloso	2001 P 13819 US	6434	
75	90 09/20/2005		EXAMINER		
Andreas Grub	ert Baker Botts L.L.P		BENGZON, GREG C		
One Shell Plaza					
910 Louisiana S	Street	•	ART UNIT PAPER NUMBER		
Houston, TX	77002-4995		2144	· <u>·</u>	
			DATE MAILED: 09/20/2009	5	

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)	
	10/046,804	BORTOLOSO ET AL.	
Office Action Summary	Examiner	Art Unit	
	Greg Bengzon	2144	
The MAILING DATE of this communication a	ppears on the cover sh	eet with the correspondence addres	is
Period for Reply			
A SHORTENED STATUTORY PERIOD FOR REP THE MAILING DATE OF THIS COMMUNICATION - Extensions of time may be available under the provisions of 37 CFR 1 after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a re - If NO period for reply is specified above, the maximum statutory perio - Failure to reply within the set or extended period for reply will, by statu Any reply received by the Office later than three months after the mail earned patent term adjustment. See 37 CFR 1.704(b).	I. 1.136(a). In no event, however, eply within the statutory minimu d will apply and will expire SIX ute, cause the application to be	may a reply be timely filed n of thirty (30) days will be considered timely. 6) MONTHS from the mailing date of this commu	inication.
Status			
1) Responsive to communication(s) filed on 15	January 2002.		
	nis action is non-final.		
3) Since this application is in condition for allow		I matters, prosecution as to the me	erits is
closed in accordance with the practice under	Ex parte Quayle, 193	5 C.D. 11, 453 O.G. 213.	
Disposition of Claims			
4)⊠ Claim(s) 1-20 is/are pending in the application	n		
4a) Of the above claim(s) is/are withdr		n.	
5) Claim(s) is/are allowed.			
6)⊠ Claim(s) <u>1-20</u> is/are rejected.			
7) Claim(s) is/are objected to.			
8) Claim(s) are subject to restriction and	or election requireme	nt.	
Application Papers			
9) The specification is objected to by the Examin	nor		
10) ☐ The specification is objected to by the Examination is objected to be a simple to be		N□ objected to by the Everyiner	
Applicant may not request that any objection to the	•	•	
	• • •	•	404/4\
Replacement drawing sheet(s) including the correct 11) The oath or declaration is objected to by the I	•	-, , ,	• •
	Examiner. Note the at	actied Office Action of John PTO-1	52.
Priority under 35 U.S.C. § 119			
12)⊠ Acknowledgment is made of a claim for foreig	gn priority under 35 U.	S.C. § 119(a)-(d) or (f).	
a)⊠ All b)□ Some * c)□ None of:			
 Certified copies of the priority docume 	nts have been receive	d.	
2. Certified copies of the priority docume	nts have been receive	d in Application No	
3. Copies of the certified copies of the pri	iority documents have	been received in this National Stag	ge
application from the International Bure	au (PCT Rule 17.2(a))		
* See the attached detailed Office action for a lis	st of the certified copie	s not received.	
Attachment(s)			
1) Notice of References Cited (PTO-892)		rview Summary (PTO-413)	
2) Notice of Draftsperson's Patent Drawing Review (PTO-948)	Pap	er No(s)/Mail Date	
3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/0 Paper No(s)/Mail Date 20030422	-, -=	ice of Informal Patent Application (PTO-152 er:	<u>'</u>)
S. Patent and Trademark Office TOL-326 (Rev. 1-04) Office	Action Summary	Part of Paper No./Mail Date 2	0050827

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DETAILED ACTION

This application has been examined. Claims 1-20 are pending.

Priority

This application claims benefits of priority from Foreign Application 01123485.3 filed September 28, 2001 with the EUROPEAN PATENT OFFICE (EPO) .

The effective date of the claims described in this application is September 28, 2001.

Information Disclosure Statement

The information disclosure statement (IDS) submitted on 04/22/2003 is in compliance with the provisions of 37 CFR 1.97. Accordingly, the information disclosure statement is being considered by the examiner.

Claim Rejections - 35 USC § 101

35 U.S.C. 101 reads as follows:

Whoever invents or discovers any new and useful process, machine, manufacture, or composition of matter, or any new and useful improvement thereof, may obtain a patent therefor, subject to the conditions and requirements of this title.

Claim 20 rejected under 35 U.S.C. 101 because the claimed invention is directed to non-statutory subject matter. Claim 20 recites a 'computer product incorporating instructions'. The Examiner notes that 'computer product' was not defined in the Specifications, and hence may read on non-statutory subject matter such as a computer

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program. Computer programs claimed as computer listings per se, i.e., the descriptions or expressions of the programs, are not physical "things." They are neither computer components nor statutory processes, as they are not "acts" being performed. Claims that read on both statutory and non-statutory subject matter are considered non-statutory.

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.

Claims 1-20 are rejected under 35 U.S.C. 102(e) as being anticipated by Kraenzel et al. (US Patent 6742026) hereinafter referred to as Kraenzel.

Kraenzel disclosed Claim 1 - A system for managing access of a remote user to downloadable resources, comprising: a central computer, including, a first database for storing user information; (Figures 5 thru 7, Column 35 Lines 25-30) a script file

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containing information establishing access rights of said user to a user resource; (Column 20 Lines 20-35) and a centralized user manager program (Column 36 Lines 30-35) for accessing the first database and the script file, and downloading the script file to the remote user. (Column 35 Lines 45-50)

Kraenzel disclosed Claim 2 - The system according to claim 1, further comprising a remote computer being remotely coupled to the central computer. (Figure 6, Figure 9, Column 9 Lines 65)

Kraenzel disclosed Claim 3 - The system according to claim 2, that executes a local user management program that creates a local resource database for a user after login of the user. (Figure 6, Figure 9, Column 35 Lines 30-35, Column 36 Lines 30-35)

Kraenzel disclosed Claim 4 - The system of claim 3, wherein the local user management program loads the script files from the central computer. (Column 35 Lines 45-50)

Kraenzel disclosed Claim 5 - The system of claim 2, wherein the local user management program creates the local resources database based on the script file. (Figure 9, Column 36 Lines 35-40)

Kraenzel disclosed Claim 6 - The system of claim 1, wherein the script file

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includes a qualifier representative of the type of access granted to the user of a particular resource. (Column 20 Lines 25-35)

Kraenzel disclosed Claim 7 - The system of claim 1, wherein the central computer is coupled to the remote user through the Internet. (Figure 6, Figure 9, Column 9 Lines 65)

Claims 8-12 describe a system with the same limitations as Claims 1-7. Claims 8-12 are rejected on the same basis as Claims 1-7, as disclosed by Kraenzel.

Claims 13-19 describe a method with the same limitations as Claims 1-7. Claims 13-19 are rejected on the same basis as Claims 1-7, as disclosed by Kraenzel.

Claim 20 describes a computer product for Claim 13. Claim 20 is rejected on the same basis as Claims 1-7, as disclosed by Kraenzel.

Conclusion

The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. Please refer to the enclosed PTO-892 form.

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US 6807558 B1 Hassett; Gregory P. et al. - distributing the variety of information to the plurality of client devices based on the information categories requested by the plurality of client devices

US 20020065879 A1 Ambrose, Jesse et al. - Replication Manager allows complete flexibility in providing users with local access to database servers and file systems.

US 6339826 B1 Hayes, Jr.; Kent Fillmore et al. - Client-server system for maintaining a user desktop consistent with server application user access permissions

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Greg Bengzon whose telephone number is (571) 272-3944. The examiner can normally be reached on Mon. thru Fri. 8 AM - 4:30 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, David Wiley can be reached on (571)272-3923. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

gcb

DAVID-WILEY SUPERVISORY PATENT EXAMINER TECHNOLOGY CENTER 2100